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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO

| OMINICKA L. HILL |) | | |
|---------------------------------|---|-----------------------------------|---------------|
| |) | | |
| Plaintiff, |) | | |
| |) | CASE NO. 5:16 CV 02957 | |
| v. |) | | |
| |) | JUDGE SARA LIOI | |
| |) | | |
| UNIVERSAL FIDELITY L.P, et al., |) | MAGISTRATE JUDGE | |
| |) | KATHLEEN B. BURKE | |
| |) | | |
| SCOTT HEARN |) | MOTION FOR ENLARGEMENT | |
| |) | OF TIME | |
| |) | 2017 S CLERK NORTHE | |
| TERRY W. SIMONDS |) | 2017 SEP CLERK U.S NORTHERN | triut green |
| |) | AKI DI | G. CONTROL OF |
| Defendants. |) | RON | 4 6 |
| | | | - |
| | | 0, | Samuel |

The Plaintiff Ominicka Hill, moves the court for an enlargement of time. September 5th 2017 Plaintiff's counsel attorney Brian Flick withdrew as Plaintiff's counsel. Plaintiff requests the court provide Plaintiff 90 days to retain competent legal representation.

Wherefore, the Plaintiff prays that this MOTION FOR ENLARGEMENT OF TIME be granted.

Respectfully submitted,

Ominicka Hill

1251 Dean Court #301

Kent, Ohio 44240 (216)314.5274

Pro Se Plaintiff

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing MOTION FOR ENLARGEMENT OF TIME was emailed to the Defendants, Universal Fidelity, Terry W. Simonds, Scott Hearn/Counsel this 7 th day of the September, 2017.

Ominicka Hill

Pro Se Plaintiff